INTERNATIONAL SEARCH REPORT

Inti inal Application No PLI/ iB2005/050202

IPC 7 H04L12/56					
According to International Patent Classification (IPC) or to both national classification and IPC B. FIELDS SEARCHED					
	cumentation searched (classification system followed by classification H04L H04Q	tion symbols)			
Documentati	ion searched other than minimum documentation to the extent that	such documents are included in the fields se	Parched		
Electronic da	ata base consulted during the international search (name of data b	pase and, where practical, search terms used)		
EPO-In	ternal, WPI Data	•	·		
C. DOCUME	ENTS CONSIDERED TO BE RELEVANT				
Category °	Citation of document, with indication, where appropriate, of the r	elevant passages	Relevant to claim No.		
X	US 2002/031100 A1 (SASHIHARA TOS 14 March 2002 (2002-03-14)	SHIYUKI)	1-9		
	paragraph '0001! paragraphs '0013! - '0061!				
	paragraphs '0078! - '0089! paragraphs '0098! - '0136!				
	claim 1		·		
	figures 4-9	,			
		-/			
			<u> </u>		
X Furt	her documents are listed in the continuation of box C.	Patent family members are listed	in annex.		
1	ategories of cited documents:	"T" later document published after the into or priority date and not in conflict with	n the application but		
consid	*A* document defining the general state of the lart which is not cited to understand the principle of theory underlying the considered to be of particular relevance invention				
filing	"E" earlier document but published on or after the international filing date "L" document which may throw doubts on priority claim(s) or "L" document which may throw doubts on priority claim(s) or "L" document which may throw doubts on priority claim(s) or "X" document of particular relevance; the claimed invention cannot be considered novel or cannot be considered to involve an inventive step when the document is taken alone				
which is cited to establish the publication date of another "Y" document of particular relevance; the claimed invention cannot be considered to involve an inventive step when the					
*O" document referring to an oral disclosure, use, exhibition or other means other means document is combined with one or more other such documents, such combination being obvious to a person skilled in the art.					
P document published prior to the international filing date but later than the priority date claimed *&* document member of the same patent family					
Date of the	actual completion of the international search	Date of mailing of the International se	αισιε ισμοτι		
]	13 June 2005	21/06/2005			
Name and	malling address of the ISA European Patent Office, P.B. 5818 Patentlaan 2	Authorized officer			
	NL - 2280 HV Rijswijk Tel. (+31-70) 340-2040, Tx. 31 651 epo nl, Fax: (+31-70) 340-3016	Pérez, M			

INTERNATIONAL SEARCH REPORT

In nat Application No PC1/1B2005/050202

	ation) DOCUMENTS CONSIDERED TO BE RELEVANT	Relevant to claim No.
Category *	Citation of document, with indication, where appropriate, of the relevant passages	Helevalli to dai(ii 146.
X	CHENXI ZHU ET AL: "A five-phase reservation protocol (FPRP) for mobile ad hoc networks" INFOCOM '98. SEVENTEENTH ANNUAL JOINT CONFERENCE OF THE IEEE COMPUTER AND COMMUNICATIONS SOCIETIES. PROCEEDINGS. IEEE SAN FRANCISCO, CA, USA 29 MARCH-2 APRIL 1998, NEW YORK, NY, USA, IEEE, US, vol. 1, 29 March 1998 (1998-03-29), pages 322-331, XP010270275 ISBN: 0-7803-4383-2 the whole document	1-9
A	US 2003/142658 A1 (OFUJI YOSHIAKI ET AL) 31 July 2003 (2003-07-31) paragraph '0003! paragraphs '0014! - '0016! paragraph '0034! paragraph '0054! paragraphs '0063! - '0084! paragraph '0181! figures 7,13	1-9
A	US 4 688 213 A (RAYCHAUDHURI ET AL) 18 August 1987 (1987-08-18) column 1, lines 6-10 column 3, lines 13-44 column 6, lines 25-51 column 13, lines 47-59 column 15, lines 59-63 column 21, lines 45-56 claims 7-10 figures 11,15,17	1-9
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}		

INTERNATIONAL SEARCH REPORT

Inter inal Application No PC1/1B2005/050202

Patent document cited in search report		Publication date	•	Patent family member(s)	Publication date
US 2002031100	A1	14-03-2002	JP JP	3405322 B2 2001358642 A	12-05-2003 26-12-2001
US 2003142658	A1	31-07-2003	JP AU CA CN DE EP	2003229894 A 2003200325 A1 2417453 A1 1436014 A 60300426 D1 1335621 A1	15-08-2003 21-08-2003 31-07-2003 13-08-2003 04-05-2005 13-08-2003
US 4688213	Α	18-08-1987	NONE		

PATENT COOPERATION TREATY

PCT

INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

(Chapter I of the Patent Cooperation Treaty)

(PCT Rule 44bis)

Applicant's or agent's file reference PHDE040031WO	FOR FURTHER ACTION	See item 4 below	
International application No. PCT/IB2005/050202	International filing date (day/month/year) 18 January 2005 (18.01.2005)	Priority date (day/month/year) 29 January 2004 (29.01.2004)	
International Patent Classification (8th See relevant information in Form F	h edition unless older edition indicated) PCT/ISA/237		
Applicant PHILIPS INTELLECTUAL PROPE	RTY & STANDARDS GMBH		

1.	This international preliminary report on patentability (Chapter I) is issued by the International Bureau on behalf of the International Searching Authority under Rule 44 bis.1(a).			
2.	This REPORT consists of a total of 7 sheets, including this cover sheet.			
	In the attached sheets, any reference to the written opinion of the International Searching Authority should be read as a reference to the international preliminary report on patentability (Chapter I) instead.			
3.	3. This report contains indications relating to the following items:			
	Box No. I	Basis of the report		
	Box No. II	Priority		
	Box No. III	Non-establishment of opinion applicability	on with regard to novelty, inventive step and industrial	
	Box No. IV	Lack of unity of invention		
	Box No. V	Reasoned statement under A applicability; citations and o	Article 35(2) with regard to novelty, inventive step or industrial explanations supporting such statement	
	Βολ Νο. VI	Certain documents cited .		
	Box No. VII	Certain defects in the international application		
l	Box No. VIII	Certain observations on the international application		
4.	4. The International Bureau will communicate this report to designated Offices in accordance with Rules 44his.3(c) and 93his.1 but not, except where the applicant makes an express request under Article 23(2), before the expiration of 30 months from the priority date (Rule 44bis .2).			
			Date of issuance of this report 31 July 2006 (31.07.2006)	
The International Bureau of WIPO 34, chemin des Colombettes		lombettes	Authorized officer Cecile Chatel	
1211 Geneva 20, Switzerland Facsimile No. +41 22 338 82 70			e-mail: pt13@wipo.int	

Form PCT/IB/373 (January 2004)

PATENT COOPERATION TREATY

From the INTERNATIONAL SEARCHING AUTHORITY	PCT			
To: PCT				
see form PCT/ISA/220 WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTIONAL SEARCHING A	HORITY			
Date of mailing (day/month/year) see form PCT/ISA/210 (second sheet)	Date of mailing (day/month/year) see form PCT/ISA/210 (second sheet)			
Applicant's or agent's file reference see form PCT/ISA/220 FOR FURTHER ACTION See paragraph 2 below				
International application No. PCT/IB2005/050202 International filing date (day/month/year) 18.01.2005 Priority date (day/month/year) 29.01.2004				
International Patent Classification (IPC) or both national classification and IPC H04L12/56				
Applicant PHILIPS INTELLECTUAL PROPERTY & STANDARDS GMBH				
				
1. This opinion contains indications relating to the following items:				
☐ Box No. II Priority				
Box No. III Non-establishment of opinion with regard to novelty, inventive step and industrial applicabil	ity			
☐ Box No. IV Lack of unity of invention	_4!_1			
Box No. V Reasoned statement under Rule 43bis.1(a)(i) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement	stnai			
Box No. VI Certain documents cited				
Box No. VII Certain defects in the international application				
Box No. VIII Certain observations on the International application				
2. FURTHER ACTION				
If a demand for international preliminary examination is made, this opinion will usually be considered to be a written opinion of the International Preliminary Examining Authority ("IPEA"). However, this does not apply where the applicant chooses an Authority other than this one to be the IPEA and the chosen IPEA has notifed the International Bureau under Rule 66.1 bis(b) that written opinions of this International Searching Authority will not be so considered.				
If this opinion is, as provided above, considered to be a written opinion of the IPEA, the applicant is invited to submit to the IPEA a written reply together, where appropriate, with amendments, before the expiration of three months from the date of mailing of Form PCT/ISA/220 or before the expiration of 22 months from the priority date, whichever expires later.				
For further options, see Form PCT/ISA/220.				
3. For further details, see notes to Form PCT/ISA/220.				

Name and mailing address of the ISA:

Authorized Officer

European Patent Office - P.B. 5818 Patentlaan 2 NL-2280 HV Rijswijk - Pays Bas Tel. +31 70 340 - 2040 Tx: 31 651 epo nl Fax: +31 70 340 - 3016

Pérez, M

Telephone No. +31 70 340-4178



WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY

International application No. PCT/IB2005/050202

	Box	No.	Basis of the opinion
1.	With the la	rega ingu	rd to the language, this opinion has been established on the basis of the international application in age in which it was filed, unless otherwise indicated under this item.
	li li	angu	opinion has been established on the basis of a translation from the original language into the following lage , which is the language of a translation furnished for the purposes of international search er Rules 12.3 and 23.1(b)).
2.	With nece	rega ssar	ard to any nucleotide and/or amino acid sequence disclosed in the international application and y to the claimed invention, this opinion has been established on the basis of:
	a. typ	oe of	material:
		a	sequence listing
] ta	able(s) related to the sequence listing
	b. fo	rmat	of material:
] ir	n written format
] ii	n computer readable form
	c. tin	ne o	f filing/furnishing:
] (contained in the international application as filed.
) f	iled together with the international application in computer readable form.
	ב	_ f	urnished subsequently to this Authority for the purposes of search.
3	. 🗆	has cop	ddition, in the case that more than one version or copy of a sequence listing and/or table relating thereton been filed or furnished, the required statements that the information in the subsequent or additional sies is identical to that in the application as filed or does not go beyond the application as filed, as propriate, were furnished.
4	. Add	iition	al comments:

Box No. V Reasoned statement under Rule 43bis.1(a)(i) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

1. Statement

Novelty (N)

Yes: Claims

No:

1-9

Inventive step (IS)

Yes: Claims

No: Claims

Claims

1-9

Industrial applicability (IA)

Yes: Claims

1-9

No: Claims

2. Citations and explanations

see separate sheet

Box No. VIII Certain observations on the international application

The following observations on the clarity of the claims, description, and drawings or on the question whether the claims are fully supported by the description, are made:

see separate sheet

Re Item V

Reasoned statement with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

1. Reference is made to the following documents:

D1: US2002031100 D2: US2003142658 D3: US4688213

- 2. The present application does not meet the criteria of Article 33(1) PCT, because the subject-matter of claims 1-9 does not involve an inventive step in the sense of Article 33(3) PCT.
- 2.1. The document D1 discloses (the references in parentheses applying to this document):

A method of synchronizing message transmissions (paragraphs 1 and 13) between mobile nodes in an ad-hoc network using a medium access protocol (paragraphs 31-32, 66 and 78; the use of a medium access protocol is an implicit feature when an ad-hoc network protocol is being used) wherein a message is sent by a node only when it ascertains that no message is being sent by any other node (paragraph 89), and a node which receives two colliding message, reports this to the sending nodes (paragraph 29 and 123).

The subject-matter of claim 1 therefore differs from this known D1 in that in claim 1 it is stated that the messages are compared with one another with regard to their length and transmission rate.

The feature of comparing the messages/packets transmitted with regard to some of their characteristics as their length and transmission rate is a normal feature in the field of mobile communication networks (see for example, document D2 paragraph 54, 63 and 84 and D3, column 13, lines 47-59 and column 15, lines 59-63). The skilled person would therefore regard it as a normal option to include this feature in the method described in

document D1.

Consequently, the subject-matter of claim 1 does not involve an inventive step (Article 33 (3) PCT).

2.2. Dependent claims 2-9 do not contain any features which, in combination with the features of any claim to which they refer, meet the requirements of the PCT in respect of inventive step. The reasons being as follows:

claims 2 and 7: see D1, paragraphs 81 and 123.

claims 3-6, 8: These features are merely straightforward possibilities, known in the field of mobile communication networks, from which the skilled person would select, in accordance with circumstances, without the exercise of inventive skill.

Claim 9: It only adds to the previous method claims, a particular use of the method. This use of the method does not add any technical restriction to claim 9, so claim 9 has the same technical features of the claims on which it depends. Consequently, for the same reason stated in the above paragraphs, claim 7 does not meet the requirements of the PCT.

Re Item VIII

Certain observations on the international application

3. Claim 1 does not meet the requirements of Article 6 PCT in that the matter for which protection is sought is not clearly defined, because the expression "the messages are compared with one another with regard to their length and transmission rate" used in claim 1 is vague and leaves the reader in doubt as to the meaning of the technical features to which it refers (it is not clear how the comparison is made and which messages are compared).

Furthermore, it is not clear which technical effects this method step has and which is its relation with the other steps of claim 1, thereby rendering the definition of the subject-matter of said claim unclear (Article 6 PCT).

International application No.

WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY (SEPARATE SHEET)

PCT/IB2005/050202



European Patent Office - P.B. 5818 Patentlaan 2 NL-2280 HV Rijswijk - Pays Bas Tel. +31 70 340 - 2040 Tx: 31 651 epo nl Fax: +31 70 340 - 3016

Pérez, M

Telephone No. +31 70 340-4178



WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY

International application No. PCT/IB2005/050202

	Box N	o. I Basis of the opinion		
1.	With regard to the language, this opinion has been established on the basis of the international application in the language in which it was filed, unless otherwise indicated under this item.			
	la	nis opinion has been established on the basis of a translation from the original language into the following inguage—, which is the language of a translation furnished for the purposes of international search index number Rules 12.3 and 23.1(b)).		
2.	With reneces	egard to any nucleotide and/or amino acid sequence disclosed in the international application and sary to the claimed invention, this opinion has been established on the basis of:		
	a. type	e of material:		
		a sequence listing		
		table(s) related to the sequence listing		
	b. for	nat of material:		
		in written format		
		in computer readable form		
	c. tim	e of filing/furnishing:		
		contained in the international application as filed.		
		filed together with the international application in computer readable form.		
		furnished subsequently to this Authority for the purposes of search.		
3	<u>;</u>	n addition, in the case that more than one version or copy of a sequence listing and/or table relating thereto has been filed or furnished, the required statements that the information in the subsequent or additional copies is identical to that in the application as filed or does not go beyond the application as filed, as appropriate, were furnished.		

4. Additional comments:

Box No. V Reasoned statement under Rule 43bis.1(a)(i) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

1. Statement

Novelty (N)

Yes: Claims

1-9

No: Claims

Inventive step (IS)

Yes: Claims

No: Claims

1-9

Industrial applicability (IA)

Yes: Claims

1-9

No: Claims

2. Citations and explanations

see separate sheet

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see separate sheet

PCT/IB2005/050202

Re Item V

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2.2. Dependent claims 2-9 do not contain any features which, in combination with the features of any claim to which they refer, meet the requirements of the PCT in respect of inventive step. The reasons being as follows:

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claims 3-6, 8: These features are merely straightforward possibilities, known in the field of mobile communication networks, from which the skilled person would select, in accordance with circumstances, without the exercise of inventive skill.

Claim 9: It only adds to the previous method claims, a particular use of the method. This use of the method does not add any technical restriction to claim 9, so claim 9 has the same technical features of the claims on which it depends. Consequently, for the same reason stated in the above paragraphs, claim 7 does not meet the requirements of the PCT.

Re Item VIII

Certain observations on the international application

3. Claim 1 does not meet the requirements of Article 6 PCT in that the matter for which protection is sought is not clearly defined, because the expression "the messages are compared with one another with regard to their length and transmission rate" used in claim 1 is vague and leaves the reader in doubt as to the meaning of the technical features to which it refers (it is not clear how the comparison is made and which messages are compared).

Furthermore, it is not clear which technical effects this method step has and which is its relation with the other steps of claim 1, thereby rendering the definition of the subject-matter of said claim unclear (Article 6 PCT).

WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY (SEPARATE SHEET)

International application No.

PCT/IB2005/050202